

THE SCHEDULE

*Recruitment Rules for the Posts of Senior and Junior Instructors in the Central Emergency Relief Training Institute, Nagpur,
(Ministry of Home Affairs)*

Name or post No. of post	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed if any for the direct recruits will apply in case of promotions	Period of probation, if any	In case of rectt. by direct rectt. or promotion by promotion or transfer & percentage promotion of the vacancies to be filled by various methods	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.		
1	2	3	4	5	6	7.	8	9	10	11	12	13

Rs.

1. Senior Instructor (Rescue).	i	General Civil Service Class II Gazetted Non-Ministerial.	530—30—800.	Not applicable.	Below 45 years.	<i>Essential:</i> —						
						1. Degree in Science or Civil Engineering of a recognised University. 2. Should have qualified as Instructor in Rescue from a recognised Institute.	Not applicable	6 months	By direct recruitment.	Not Applicable.	Not applicable	For direct recruitment.

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Qualifications relaxable in favour of candidates having experience in field engineering and also at Commission's discretion in case of candidates otherwise well qualified.

Desirable :—

1. Adequate experience as Rescue Officer or Rescue Instructor or of organising rescue operations in floods, earth-quakes and other such natural calamities or of work in a relief camp.

2. Some teaching experience.

2. Senior Instructor (First Aid).	1	General Civil Service Class II Gazetted Non-Ministerial.	530—30 800.	Not applicable	Below 45 years.	<i>Essential :—</i>	Not applicable.	6 months.	By direct recruitment.	Not applicable.	Not applicable.	For direct recruitment.
						2. About three years experience in a Govt. Hospital or dispensary. 3. Should have qualified as Instructor in First Aid and						

Nursing or in Casualty Service from a recognised Institute.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.

Desirable :—

Adequate experience as Staff Officer (Casualty Service) or Officer in charge, first Aid Post or of organising medical relief in floods, earthquakes or other such natural calamities or of work in a relief camp.

3. Senior Instructor (Welfare).
1 General Civil Service Class II Gazetted Non-Ministerial. 530-30— Not applicable. Below 45 years

Essential :—

1. Degree in Social Science of a recognised University or equivalent diploma of a recognised Institution. 6 Months By direct recruitment. Not applicable. Direct recruitment.
 2. About two years experience as Instructor in Social Science in a recognised Institute.
- Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.

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Desirable :—

Adequate experience
in a Social Welfare
Organisation, or
of conducting re-
lief operations dur-
ing floods, famines,
earthquakes or other
such natural cala-
mities, or of work
in relief camp.

4. Senior Instructor. I General Civil Service Class II Gazetted Non-Ministerial 530—30— Not applicable Below 45 years

Essential :—

1. Degree of a recognised University, preferably in Science. Not applicable. 6 Months. By direct recruitment. Not applicable. For Direct recruitment.
2. Must have qualified as Class I Instructor/ Specialist Instructor from one of the Civil Defence Schools set up by the Government of India or should have attended a Civil Defence Course of equivalent standard.
3. About 2 years' experience as Civil Defence Instructor under

the Government
of India/State
Government.

Desirable :—

Experience of
conducting demon-
strations, exercises,
drills etc. and of
preparation and
scrutiny of Civil
Defence Plans/
Lectures, Precis
etc.

2. Knowledge of
First Aid, Home
Nursing Scouting
and Driving.

5. Junior I Instructors (Fire).	General Civil Service Class II Gazetted	275—25— 500	Not ap- plicable	Below 35 years	<i>Essential :—</i>	Not ap- plicable.	6 months	By direct re- cruitment	Not ap- plicable.	Not ap- plicable.	For direct recruitment.
	Non-Ministerial.				1. Atleast Matricu- lation of a recog- nised Board or University or equivalent. 2. Graduateship or Associate Member- ship of the Insti- tution of Fire En- gineers, London, or equivalent qua- lification. Qualifications re- laxable at Commis- sion's discretion in case of candidates otherwise well- qualified.						

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Desirable :—

1. About 5 years' experience as Station Officer or in a higher post in a full-time Fire Brigade Service.

OR

About 3 years' experience of work in salvage or rescue organisation.

2. Some teaching experience.

6. Junior I Instructor (First-Aid)	General Civil Service Class II Gazetted Non-Ministerial	275—25—500	Not applicable	Below 35 year	<i>Essential :—</i>	Not applicable.	6 months.	By direct recruitment.	Not applicable.	For direct recruitment.
					<ol style="list-style-type: none"> 1. Degree or diploma in medicine/ Surgery of a recognised University/Institute. 2. Experience or diploma in public health and sanitation. 3. Experience of First Aid Work. 4. Some experience as an Instructor. 					

Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.

Desirable :—

Experience of organising medical relief in floods, earthquakes etc. or of work in a relief camp.

[No. 14/53/58-ER.I.]

C. L. GOYAL, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 25th February 1959 |

G.S.R. 272.—In exercise of the powers conferred by the proviso to article 309, and in relation to persons serving in the Indian Audit and Accounts Department, also by clause (5) of article 148, of the Constitution, the President, after consultation with the Comptroller and Auditor General of India as regards the persons referred to above, hereby directs that the following further amendments shall be made in the Fundamental Rules, namely:—

"In the said rules—

1. for the table in sub-rule (2) of rule 89, the following shall be substituted, namely:—

	Average		Half Average		Quarter Average	
	Outside Asia.	In Asia.	Outside Asia.	In Asia.	Outside Asia.	In Asia.
	£	Rs.	£	Rs.	£	Rs.
<i>Indian Civil Service and Military Commissioned officers subject to the special leave rules.</i>						
Officers of Non-Asiatic domicile	222	2,222	111	1,111
Officers of Asiatic domicile	..	2,222	..	1,111
<i>Other Government servants subject to the special leave rules</i>						
Officers of non-Asiatic domicile	200	2,000	100	1,000	60	600
Officers of Asiatic domicile	..	2,000	..	1,000	..	600
<i>Government servants subject to the ordinary leave rules.</i>						
Officers of non-Asiatic domicile	150	1,500	75	750	60	600
Officers of Asiatic domicile	..	1,500	..	750	..	600

2. for the table in rule 90, the following shall be substituted, namely:—

	Half Average		Quarter Average	
	Outside Asia.	In Asia	Outside Asia.	In Asia.
	£	Rs.	£	Rs.
<i>Indian Civil Service and military commissioned officers subject to the special leave rules.</i>				
Officers of Non-Asiatic domicile	55½	555
Officers of Asiatic domicile	..	555
<i>Other Government servants subject to the special leave rules.</i>				
Officers of Non-Asiatic domicile	33	333	16½	166
Officers of Asiatic domicile	..	333	..	166
<i>Government servants subject to the ordinary leave rules.</i>				
Officers of Non-Asiatic domicile	25	250	12½	125
Officers of Asiatic domicile	..	250	..	125

3. for rule 91, the following rule shall be substituted, namely:—

"91. (1) Leave salary shall be drawn in rupees in India:

Provided that that portion of leave salary which represents overseas pay drawn in sterling shall be paid in all cases in sterling and the payment shall be made by the High Commissioner for India in London.

(2) Notwithstanding anything contained in sub-rule (1), a Government servant of non-Asiatic domicile who spends his leave out of Asia, may draw at his option the leave salary admissible to him under these rules in sterling in London:

Provided that in the case of leave on average pay not exceeding four months, or of the 1st four months of such leave if it exceeds four months, leave salary due in respect of an initial period of such leave spent in Asia may, if such a Government servant proceeds out of Asia during the currency of such leave, or within one month of its termination, be also drawn in sterling.

Provided further that in the case of leave of any other description, or the periods of leave on average pay after the first four months of such leave, if the amount of such leave spent in Asia prior to embarkation does not in all exceed one month, leave salary in respect of the whole of such leave may be drawn in sterling.

(3) In the case of a Government servant of non-Asiatic domicile if an attachment order has been issued by a court in India in accordance with rule 48 of Order XXI of the First Schedule, Code of Civil Procedure, 1908 (V of 1908), that part of leave salary which is attached shall be remitted to the court in rupees by the accounts authority in India. The balance of leave salary, if payable in sterling, may then be drawn after reducing the maximum and minimum rates of leave salary prescribed in rules 89 and 90 by the amount specified in the attachment order, converted into sterling at such rate of exchange as the President may by order prescribe.

Explanation:—For the purpose of this rule Cyprus shall be regarded as Outside Asia.

(4) Payment of leave salary in sterling shall be subject to such restrictions in the matter of foreign exchange as the Government of India may from time to time impose.

(5) Any leave salary drawn outside India shall be subject to deduction of Indian income-tax and super-tax at the rate which would have been applicable if that leave salary had been drawn in India."

The amendments hereby made shall be deemed to have come into force on and from the 12th July, 1956.

[No. F. 7(81)-Est.IV/56.]

DEVI DIYAL BHATIA, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 7th March 1959

G.S.R. 273.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944) as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further

amendment in the Customs and Central Excise Duties Refund (Fixed Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

In the said Rules,—

1. In the First Schedule after item 8 and the entry relating thereto, the following shall be inserted, namely:—

"9. Polyvinyl chloride plastic cables

Sixty naye paise per pound of polyvinyl chloride plastic content and fifty-two naye paise per pound of artificial silk yarn content".

[No. 15/F. No. 34/89/57.Cus-IV.]

(Department of Revenue)

CUSTOMS

New Delhi, the 7th March 1959

G.S.R. 274.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

In the Schedule to the said notification, after entry 71, the following entry shall be added namely:—

"72 Polyvinyl chloride plastic cables."

[No. 40/F. No. 34/89/57.Cus.IV.]

G.S.R. 275.—The following draft of an amendment in the Customs Duties Drawback (Brand Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by sub-section (3) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th April, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said Rules:—

1. In the First Schedule after item 16 and the entry relating thereto, the following shall be inserted, namely:—

"17. Hand Inflators."

2. In the Second Schedule, the following entry shall be added at the end, namely:—

"The Customs Duties Drawback (Hand Inflators) Rules, 1959."

[No. 41/F. No. 34/5/58.Cus-IV.]

M. A. RANGASWAMY, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 28th February 1959

G.S.R. 276.—In exercise of the powers conferred by Section 9 of the Cotton Textiles Fund Ordinance, 1944 (XXXIV of 1944), the Central Government hereby makes the following amendments to the Cotton Textiles Fund Rules, namely:—
In the said Rules:—

(1) in rule 2, after clause (e), the following clause shall be inserted, namely:—

“(ee) “sub-committee” means a sub-committee appointed under rule 12A.”,

(2) after rule 12, the following rule shall be inserted, namely:—

“12A. Other Sub-Committees.

- (1) The Committee may also appoint sub-committees, by co-opting experts from the Trade and Industry, if necessary, to advise the Committee on specific matters which may be referred to them, provided that the Chairman or the Vice-Chairman and the Secretary of the Committee shall ex-Officio be the Chairman and the Secretary respectively of every such sub-committee.
- (2) Meetings of these sub-committees shall be convened by the Secretary at the direction of the Chairman or upon the written request of two or more members.
- (3) At least seven clear days' notice shall be given of every meeting of a sub-committee, and at every such meeting—
 - (a) the Chairman or if he is absent any other member chosen by the members present shall preside;
 - (b) half the number of members of the sub-committee shall form the quorum for the meeting;
 - (c) all questions shall be decided by majority of votes of the members present and voting; and in the case of equality of votes, the presiding member thereat shall have a second or casting vote.
- (4) Minutes of every meeting shall be drawn up and signed by the member presiding thereat as soon as may be after the meeting; and the minutes shall be conclusive evidence of the decisions and resolutions recorded therein. A copy of the Minutes shall be submitted to the Central Government; copies of the Minutes shall also be furnished to members of the Committee.”

[No. 3(25) Tex.(B)/58.]

V. V. NENE, Under Secy.

(Department of Company Law Administration)

New Delhi, the 26th February 1959 |

THE COMPANIES ACT, 1956 (1 of 1956)

G.S.R. 277.—In exercise of the powers conferred by sub-section (1) of section 637 of the Companies Act, 1956 (1 of 1956), the Central Government hereby delegates to the Regional Directors of the Department of Company Law Administration at Bombay, Calcutta, Madras and Kanpur the functions of the Central Government under sub-section (6) of section 439 of the said Act and makes the following amendment to the Ministry of Commerce and Industry, Department of Company Law Administration, Notification No. G.S.R. 556, dated the 25th June, 1958, namely:—

In the list of sections specified in the said notification, for the item “Second proviso to sub-section (5) of section 439”, the item “Second proviso to sub-section (5) of section 439 and sub-section (6) of the said section” shall be substituted.

[No. 2/56/58-PR.]

K. M. HANBARHATTY, Dy. Secy.

(Department of Commerce)

New Delhi, the 28th February 1959 |

G.S.R. 278.—In exercise of the powers conferred by section 27 of the Khadi and Village Industries Commission Act, 1958 (61 of 1958), the Commission hereby makes, with the previous sanction of the Central Government, the following amendment in the Khadi and Village Industries Commission Regulations, 1958, published with the Ministry of Commerce and Industry Notification No. G.S.R. 301, dated 9th September, 1958, namely:—

For existing clause (1) of Regulation 21, the following shall be substituted, namely:—

“21. (1) All payments other than payments relating to salaries, wages and allowances by or on behalf of the Commission shall be made by cheques drawn against the current accounts of the Commission; payment in respect of individual claims not exceeding Rs. 200 may however be made in cash.”

R. N. SALETORE,
Chief Executive Officer.

[No. 7(7)/58-KVE.]
MRS. P. JOHARI, Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 26th February 1959 |

G.S.R. 279.—In exercise of the powers conferred by section 52 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956), the Central Government hereby makes the following further amendment to the Agricultural Produce (Development and Warehousing) Corporations Rules, 1956, namely:—

In the said Rules, after Rule 46, the following shall be inserted as Rule 46(A), namely:—

“46A. *Dividend.*—(1) No dividend shall be declared or paid except out of the profits of the Corporation or out of moneys provided by the Central Government for payment of dividend in pursuance of the guarantee given under section 19(1) of the Act.

(2) The dividend shall be paid to persons whose names are entered in the Register of Shareholders of the Corporation at the time of declaration of the dividend.

(3) The dividend shall be payable in proportion to the amount paid up on each share before the expiry of the year for which the dividend is declared:

“Provided that, in the case of shares allotted or calls made in the course of the year for which the dividend is declared, the dividend shall be payable only in proportion to the period of the year from the date of allotment or, as the case may be, from the date fixed for payment of call money”.

(4) The dividend shall not bear any interest.

[No. F. 35/17/59-SG II.]

DEVAKI NANDAN GOYAL, Under Secy.

(Department of Food)

New Delhi, the 26th February 1959 |

G.S.R. 280.—/Ess Com/Sugarcane.—In exercise of the powers conferred by clause 6 of the Sugarcane (Control) Order, 1955, the Central Government hereby directs that its power under the proviso to sub-clause (1) of Clause 3 of the said

Order to allow suitable rebate in the minimum price of sugarcane fixed by the Central Government shall also be exercisable by the Cane Commissioner, U.P., for the season 1958-59, subject to the condition that the rebate allowed shall in no case exceed 37 nP. per maund (or 99 nP. per quintal) of sugarcane.

[No. 13-6/58-SV.]

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(Department of Food)

| **CORRIGENDUM**

New Delhi, the 27th February 1959

G.S.R. 281.—In the Schedule to the Notification No. G.S.R. 1075, dated the 3rd November, 1958, of the Ministry of Food and Agriculture (Department of Food) published in Part II, Section 3 and Sub-section (1) of the Gazette of India, dated the 8th November, 1958, against Item No. 7 'Inspector (Sugar)' under column No. 3—"Classification" thereof:—

For the words "G.C.S. Class I gazetted Non-ministerial" read "G.C.S. Class II gazetted Non-ministerial".

[No. F. 1-89/57-S.Admn.]

SWAMI DAYAL OBEROI, Under Secy.

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(Department of Agriculture)

ORDERS

New Delhi, the 24th February 1959

G.S.R. 282.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments to the Fertiliser (Control) Order, 1957, namely:—

In the said Order:—

1. for clause 16A, the following clause shall be substituted, namely:—

"16A. *Grant of duplicate licences and renewal and registration certificates.*—Where a licence or a certificate of renewal or registration is lost the licensing authority, or the registering authority, as the case may be, may on an application made in this behalf, grant a duplicate licence or a duplicate certificate of renewal or a duplicate certificate of registration. The registering authority may, on application made in that behalf issue additional copies of a certificate of registration."

2. for clause 22, the following clause shall be substituted, namely:—

"22. *Fee.*—(1) The fee payable for the grant or renewal of a licence, for the grant of a certificate of registration or additional copies of such certificate, or for the grant of a duplicate licence, a duplicate certificate of renewal or a duplicate certificate of registration under this Order and the authority to whom and the manner in which the fee shall be paid shall be such as the State Government may, after consultation with the Controller, from time to time, fix; and different fees may be fixed for the grant or renewal of a licence, or for the grant of a certificate of registration, for different classes of dealers.

(2). Any fee paid under sub-clause (1) shall not be refundable."

[No. 16-6/58-M.]

G.S.R. 283.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments in the Fertiliser (Control) Order, 1957, namely:—

In the said Order,—

(i) in Form D, after entry 3, the following entry shall be inserted, namely:—

"3-A. Full particulars regarding chemical analysis of the mixture of fertilizers required to be registered and the materials used in making the mixture.";

(ii) for Form E, the following Form shall be substituted, namely:—



FORM E

[See clause 12(2)]

Book No.....

Certificate No.....

Date of issue

Certificate of Registration in respect of the Mixture of Fertilizers Specified below.

..... is hereby given this certificate in respect of the mixture of fertilizers specified below subject to the terms and conditions of this certificate and to the provisions of the Fertilizer (Control) Order, 1957.

Full particulars of the mixture of fertilizers.

Full address of the premises where the mixture of fertilizers will be made.

Registering Authority.

Date.....

State of

(Seal).

Terms and conditions of this certificate

1. The holder of this certificate shall display the original thereof in a conspicuous place open to the public in a part of the principal premises in which the business of making the mixture of fertilisers is carried on and also a copy of such certificate in a similar manner in every other premises in which that business is carried on. The required number of copies of the certificate shall be obtained on payment of the fees therefor.

2. The holder of this certificate shall not keep in the premises in which he carries on the business of making mixture of fertilisers, any mixture of fertilisers in respect of which a certificate of registration has not been obtained under the Fertiliser (Control) Order, 1957.

3. The holder of this certificate shall comply with the provisions of the Fertiliser (Control) Order 1957 and the notifications, orders and directions thereunder for the time being in force.

4. The holder of this certificate shall report forthwith to the registering authority any change in the premises specified in the certificate or any new premises in which he carries on the business of making the mixture and shall produce before that authority the original certificate and copies thereof so that necessary corrections may be made therein by that authority.

N.B.—The certificate and copies thereof, if any, will be machine numbered and delivered against the signature of the holder thereof or his agent on the carbon copy of the certificate which will be kept intact bound in the 'Certificate Book' by each registering authority.

[No. 16-20/58-M.]

K. C. CHETTY, Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 31st January 1959 |

G.S.R. 284.—In exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes a following further amendment to the Industrial Disputes (Central) Rules, 1957, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment

For clause (b) of sub-rule (2) of rule 58 of the said rules, the following clause shall be substituted, namely:—

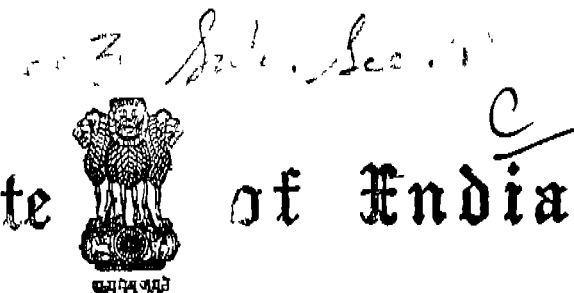
“(b) in the case of the workmen, by any officer of a trade union of the workmen or by five representatives of the workmen duly authorised in this behalf at a meeting of the workmen held for the purpose.

Explanation.—In this rule “officer” means any of the following officers, namely:—

- (a) the President;
- (b) the Vice-President;
- (c) the Secretary (including the General Secretary);
- (d) a Joint Secretary;
- (e) any other officer of the trade union authorised in this behalf by the President and Secretary of the Union.”

[No. B-129(1)/58.]

A. L. HANNA, Under Secy.



PUBLISHED BY AUTHORITY

No. II] NEW DELHI, SATURDAY, MARCH 14, 1959/PHANGUNA 23, 1880

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 4th March 1959 :—

Issue No.	No. and date	Issued by	Subject
29.	G.S.R. 248, dated 28th February, 1959.	Ministry of Food and Agriculture.	The Madras Paddy (Export Control) Order, 1959.
	G.S.R. 249, dated 28th February, 1959.	Do.	The Madras Paddy (Transport Restriction) Order, 1959.
30.	G.S.R. 250, dated 1st March, 1959.	Ministry of Finance.	Fixation of rate of duty of customsleviable on tea.
	G.S.R. 251, dated 1st March, 1959.	Do.	Exemption of Artificial Silk yarn from duty of customs—details specified therein.
31.	G.S.R. 252, dated 1st March, 1959.	Do.	Rescinds notification No. 11—Central Excises dated 19th July, 1952.
	G.S.R. 253, dated 1st March, 1959.	Do.	Amendment in Notification No. S.R.O. 100, dated 11th January, 1958.
	G.S.R. 254, dated 1st March, 1959.	Do.	Exemption of Khandsari Sugar from additional excise duty.
	G.S.R. 255, dated 1st March, 1959.	Do.	Rescinds Notification No. S.R.O. 4161, dated 31st December, 1957.
	G.S.R. 256, dated 1st March, 1959.	Do.	Amendment in Notification No. G.S.R. 84, dated 1st March, 1958.
	G.S.R. 257, dated 1st March, 1959.	Do.	Exempts from the whole of the duty leviable on rayon or artificial silk fabrics etc.—details given therein.
	G.S.R. 258, dated 1st March, 1959.	Do.	Fixation of rates per shift per warp knitting machine—details given therein.

Issue No	No and date	Issued by	Subject
	G S R. 259, dated 1st March, 1959	Ministry of Finance	Details regarding fixation of rates of additional excise duty per shift per warp knitting machine
	G.S.R. 260, dated 1st March, 1959	Do	Exemption of a quantity not exceeding 75 tons of Vegetable Non-essential oils cleared by any manufacturer—details given therein.
	G S R. 261, dated 1st March, 1959	Do.	Details regarding exemption of yarns and fibres of the description specified the rein—from excise duty leviable thereon
	G S R. 262, dated 1st March, 1959	Do.	Details regarding exemption of godet waste, under-size cakes waste and yarn from duty leviable thereon.
	G S R. 263, dated 1st March, 1959	Do.	Exemption of certain types of flue-cured tobacco from duty leviable thereon
	G.S.R. 264, dated 1st March, 1959.	Do.	Exemption of certain types of flue cured tobacco from additional excise duty leviable thereon.
	G S.R. 265, dated 1st March, 1959.	Do	Amendment to Notification No. G.S.R. 857, dated 28th September 1948
32.	G.S.R. 266, dated 3rd March, 1959.	Do.	Prohibition of taking tea, by sea or by land out of India, sold by auctions in India, unless such tea chests are certified by an Inspector of the Ministry of Commerce and Industry
33.	G S R. 285, dated 4th March, 1959	Ministry of Food & Agriculture	Directions specified for controlling the rise in price and preventing the hoarding of wheat in Punjab State.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 9th March 1959

G S.R. 293.—The following notification issued by the Government of Jammu and Kashmir and published in Part III of the Jammu and Kashmir Gazette dated the 25th December, 1958, is republished for general information —

"In exercise of the powers conferred by Section 44 of the Code of Civil Procedure, 1977 and in supersession of the Notification issued under Government Order No. ICB/11-C of 1958, dated 12th February, 1958 published in Jammu and Kashmir Government Gazette dated 6th March, 1958, the Government hereby declare that decrees of any Revenue Court situated in India beyond the limits of Jammu and Kashmir State or of any court established or continued by the authority of the Central Government outside India may be executed in the State as if they had been passed by the courts of the State.

By order of the Government of Jammu and Kashmir.

(Sd.) GHULAM NABI,
Secretary to Government Revenue Department."

[No. F.29-I/53-L.]
R. S. GAE, Jt. Secy.

(Department of Legal Affairs)

New Delhi, the 6th March 1959

G.S.R. 294.—(Contracts/Amdts.5).—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law, No. G.S.R. 1161, dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

' In the said notification, in part XIV which relates to the Ministry of Railways, in item 1, after the words "telephone lines and connections, coal, etc." the words "and agreements relating to reimbursement of sales tax in respect of orders for the purchase of stores for the Indian Railways" shall be inserted.

[No. F.17(1)/59-J.]

New Delhi, the 9th March 1959

G.S.R. 295.—(Contracts/Amdts.6).—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161, dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In Part XXIV of the said notification—

- (a) for the words 'In the territories under the administration of the Chief Commissioner, Andaman and Nicobar Islands, the words 'In the case of the Union Territory of Andaman and Nicobar Islands' shall be substituted;
- (b) in item 2, for the words 'the Chief Conservator of Forests, Andaman and Nicobar Islands', the words 'the Chief Conservator of Forests, the Conservator of Forests, the Deputy Conservator of Forests and the Officer-in-Charge, Government Timber Depots at Howrah and Madras' shall be substituted.

[No. F.17(1)/59-J.]

P. K. BOSE, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd March 1959

G.S.R. 296.—In exercise of the powers conferred by section 8 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby makes the following amendments in the Diplomatic and Consular Officers (Fees) Rules, 1949, namely:

In the said rules for rule 9, the following rule shall be substituted, namely:

- (9) Submission of returns.—A return in Form 'B' prescribed by Schedule II duly signed by the First Secretary and where there is no First Secretary by the Head of the Mission/Post, shall be submitted along with cash account every month to the Audit Officer concerned, with a copy to the Government of India.

In Schedule II to the said rules:—

- (a) in Form 'A' the words "Quarterly Return i.e., an abstract from Fee Cash Book" shall be omitted;
- (b) for Forms 'B' and 'C' the following Form shall be substituted, namely:—

FORM 'B'

Plus and Minus Memoranda of Consular Stamps for the month of _____

1. Value of opening balance.
2. Received from the Controller of Stamps, Nasik Road, India.
3. Received for exchange if any.
Total Receipts.
4. Sold for cash during.
5. Issued in exchange if any.
6. Returned to the Controller of Stamps, Nasik Road, for destruction.

Total Issues

(Nos. 4, 5 and 6).....

Balance

(Receipts minus issues).....

Certified that the balance of stamps shown in the Plus and Minus Memorandum agrees with the stock registers and accounts maintained in this Office.

Certified that I have personally satisfied myself that all fees realised and waived during the month have been correctly levied and waived under the provisions of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 and rules made thereunder.

Signature

Designation

This notification shall come into force on the 1st April, 1959.

[No. F.27(3)Cons/58.]

G. P. MATHUR,
Attache (Consular).

MINISTRY OF HOME AFFAIRS

New Delhi, the 2nd March 1959

G.S.R. 297.—The following draft of certain further amendments in the Registration of Foreigners Rules, 1939, which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Registration of Foreigners Act, 1939 (16 of 1939), is hereby published as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration by the Central Government on or after the 15th March, 1959. Any objection or suggestion which may be received from any person with respect to the draft before the said date will be considered by the Central Government.

Draft Amendments

In the said Rules—

In rule 6, in sub-rule (1),

- (a) in clause (a), for the words "but less than ninety days" the words "but not more than ninety days" shall be substituted; and
- (b) in clause (b), for the words "for a period of ninety days or more" the words "for a period of more than ninety days" shall be substituted.

[No. 6/23/59-F.1.]

FATEH SINGH, Jt. Secy.